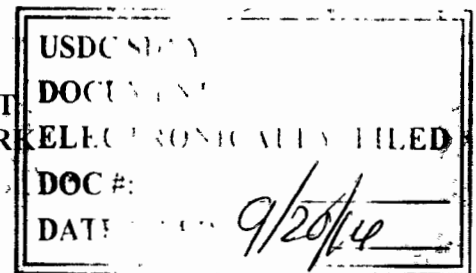


UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK



UNITED STATES SECURITIES  
AND EXCHANGE COMMISSION,

Plaintiff,

v.

Case No. 12-CV-8696 (NRB)  
ECF Case

CHINA NORTHEAST PETROLEUM HOLDINGS  
LIMITED; WANG HONGJUN, (a/k/a Hongjun  
Wang); JU GUIZHI (a/k/a Guizhi Ju); and JIANG  
CHAO (a/k/a/ Chao Jiang)

Defendants,

JIANG MINGFU (a/k/a Mingfu Jiang); and SUN  
JISHUANG (a/k/a Jishuang Sun),

Relief Defendants.

**[PROPOSED] ORDER ON MOTION FOR RELIEF FROM  
LOCAL RULE 55.2(c) AS TO MOTION FOR DEFAULT JUDGMENT  
AGAINST DEFENDANT JU GUIZHI (A/K/A GHUIZI JU)**

This matter came before the Court upon the motion of Plaintiff, the United States Securities and Exchange Commission, for relief from the requirement under S.D.N.Y. Local Rule 55.2(c) that a party seeking default judgment mail its motion papers to the party against whom default is sought, in this case Defendant Ju Ghuizi (a/k/a Ghuizi Ju) ("Ju").


Having considered Plaintiff's motion, all papers filed in opposition and in support thereof, and the arguments of counsel, if any, and having found that the relief requested is warranted in law and fact, it is hereby

ORDERED that Plaintiff's motion is GRANTED; it is further

ORDERED that Plaintiff is relieved of the requirement under S.D.N.Y. Local Rule 55.2(c) to mail or otherwise deliver its default judgment papers to Defendant Ju.

IT IS SO ORDERED.

Dated: September 20, 2016

  
The Honorable Naomi Reice Buchwald  
United States District Judge gk